Wire Transfer Services

Outgoing Wire Transfer Request



Today's Date:			Wells Fargo Reference Number:	
01/30/2020			FW0007418030152651	
Banker Name:			Officer/Portfolio Number:	
ARMANDO LOPEZ			N1927	
Banker Phone:	Branch Number:	Banker AU:	Banker MAC:	
702/450-5640	00284	0007418	S4776-011	

Outgoing wires can only be sent for Wells Fargo customers. Provide the Customer Copy to the customer ensuring you give them the Wire Transfer Agreement on pages 3 and 4. Note: Wells Fargo Wire Transfer Services will route wires based on correspondent banking relationships. See the Wire Transfer Information for explanations of the Mexican CLABE number, the SWIFT BIC, the International Routing Code ("IRC"), Indian Financial System Code (IFSC) and the International Bank Account Number ("IBAN").

Originator's Information

Originator Name: ELIZABETH	LEWIS		Street Address:	
Primary ID Type:	Primary ID Description: PIN Validatio	n	Address Line 2:	
Primary ID St/Ctry/Prov:	Primary ID Issue Date:	Primary ID Expiration Date:	Address Line 3:	
Secondary ID Type: DLIC	Secondary ID Description:		City: HENDERSON	State:
econdary ID State/Country:	Secondary ID Issue Date:	Secondary ID Expiration Date: 02/02/2022	ZIP/Postal Code: 89015 - I	Country: US
			Home Phone:	Business Phone:

Wire Amount and Source of Funds

Create AU:	Amount (US Dollars):	Debit Wells Fargo Account:	Bank/COID:	
0007418	(\$100,000.00	0781	825	

Beneficiary/Recipient Information (This is the ultimate recipient of the wire transfer funds)

Name/Address Line 1:
NV IOLTA ACCT
Name/Address Line 2:
5475 RUFFIAN RD
Name/Address Line 3:
LAS VEGAS NV 891491269
Beneficiary Phone Number:

Wire Fees

Wells Fargo wire transfer fees will be charged to the Originator's Debit Account. Wells Fargo Wire Transfer Fees are disclosed in your most recent Fee and Information Schedule and related amendments and, if applicable, on the Wells Fargo Combined Disclosure for Outgoing Consumer International Wires. Additional fees from intermediary and beneficiary banks may be charged to international transactions. My signature here indicates agreement to all of the information on this Outgoing Wire Transfer Request and to the terms and conditions of this request. Wells Fargo is authorized to rely on the information on this Request in making the requested funds transfer.

Customer Copy

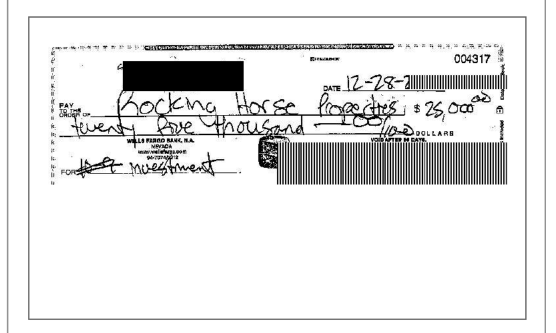
Check Details

Item 567 of 850
Show full image*
♣ Print

Check Number
4317

Date Posted
12/28/20

Check Amount
\$25,000.00



Previous 🗗 Flip 🔑 Zoom Next 🕽

* For your security, information like account numbers, signatures, and the ability to view the backs of checks have been removed from the images.

You can see full or partial fronts and backs of the images by using the link at the top of the window.

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Wire Transfer Outgoing Request



HENDERSON NV BO0144 USA Primary ID Type: Driver's License Secondary ID Type: Driver's License Driver'	Wire Transfer Ser	der Information								
State Stat										
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N15220-CS WTA (08/2019)

From: Denny Seybert < denny@702reo.com>
Date: February 7, 2022 at 12:07:43 PM PST

Case 2:22-cv-00612-JCM-EJY Document 2-7 Filed 04/13/22 Page 10 of 77

Liz see below from Jeff.

Guys,

I had another conversation with the attorneys that helped me set the private money placement documents up. They asked me if I was still sending out the contracts and if I was to stop.

So from now on there will not be any contracts sent out. It makes sense now because everything we need for the investors is found in the documents. There are even samples of the contracts. Before all we had was the contract, so we had to send them. Plus I'm the only on that can sign them.

Matt, being the great attorney that he is, also set up a system for me to sign those as he writes them. This will save us a lot of time and streamline the process.

What you will receive is a list of what has closed and a list of new ones in a screen shot or an emailed spreadsheet so you can continue to update your spreadsheets and addendums and inform the investors of their closed and new deals.

Thank you for your understanding. It's imperative that we only use the documents that have been made by the attorneys for the private money placement. So this is another step towards being compliant.

Jeffrey Judd

Sent from my iPhone



Fwd: Attorney Matt Beasley

Denny Seybert <denny@702reo.com>
To:

Wed, Mar 30, 2022 at 8:50 AM

Liz see below..

Get Outlook for iOS

From: Jeffrey Judd <jeffreyjudd13@icloud.com> Sent: Wednesday, March 30, 2022 8:03:34 AM

Seybert <denny@702reo.com> **Subject:** Attorney Matt Beasley

You can share this with your people.

Jeff

Friends and Family,

I wanted to reach out to all of you and briefly comment about recent events that you may have read about in the news media. I am shocked, saddened and have no words for the recent actions of the company's attorney Matthew Beasley and the allegations now surrounding him. As a licensed attorney, the company has relied on Mr. Beasley for legal advice and recommendations for several years regarding the legality and structuring of the investments. With the help of several attorneys, I am trying to assess the impact of the allegations and events as information and facts become available.

I, like you, have many unanswered questions and I assure you that we are working diligently to investigate what happened and to aggressively uncover the true facts underlying the allegations against attorney Beasley. Our efforts are ongoing and designed to protect you and your investments. I know many of you have questions about the funds you transferred into attorney Beasley's attorney trust accounts. Unfortunately, attorney Beasley had exclusive control over those trust accounts, and I am unaware of their present status. Information about attorney Beasley and the status of his law firm and the associated attorney trust accounts is not readily available, but we are working to obtain as much information as we can.

My attorneys have instructed me to limit my communication regarding the current situation and attorney Beasley as there are more questions than answers at this point. If you have questions, please direct them to my attorney Trevor Waite at 702-233-4444.

I appreciate your trust, understanding, and patience as we work to figure out the true facts. I will provide you with another update as information becomes available.

Sincerely,

Jeffrey Judd

Sent from my iPhone



Paperwork needed by Denny Seybert on J and J Contract

3 messages

Denny Seybert <denny@702reo.com>

Tue, Jan 4, 2022 at 4:34 PM

Cc: Jeffrey Judd <jeffreyjudd13@icloud.com>

Good Afternoon

As per our phone conversation J & J Purchasing, LLC is requesting we provide you with additional documents along with more information needed for their new requirements going into effect on 01/01/2022 for investors qualification for investing. It is very important we get these documents completed and returned to J & J Purchasing as soon as possible.

Please see attachments and instructions below:

(On all documents please leave blank anything referring to financial advisor or purchaser representative.)

1. "MUTUAL CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT"

Please fill out and sign.

2. "Non-Compete, Non-Disclosure and Non-Solicitation Agreement"

Please fill out and sign.

3, "PPM Final 12/02/21 PDF"

This document is being provided as a disclosure by J & J Purchasing, LLC. I made a separate attachment marked "PPM Pages needed to be scanned backed". Please fill out these pages and sign. Please leave all spaces marked financial advisor or purchaser representative blank.

4. "J and J Purchasing Confidential Subscription Agreement"

Please fill this document out and sign. Remember to leave all space marked financial advisor or purchaser representative blank.

Please keep in mind Attorney is cc'd on these new documents. When returning this email with all completed documents make sure you click REPLY ALL instead of reply so attorney is cc'd on the response.

Please scan back to me all documents as soon as possible. Thank you in advance for your assistance in this matter. As always feel free to call me with any questions or concerns at (702)499-9947.

Happy Holidays

Denny Seybert

Rocking Horse Properties, LLC

denny@702reo.com

(702) 499-9947

5 attachments

Mutual General NDA - J and J Purchasing , LLC.pdf

NDA - Judd - Revised 2021.pdf

PPM Final 12.02.21.pdf

PPM Pages needed to be scaned back.pdf

Subscription agreement PDF.pdf

Tue, Jan 4, 2022 at 4:47 PM

To: Denny Seybert <denny@702reo.com> Cc: Jeffrey Judd <jeffreyjudd13@icloud.com>

Thank you Denny. Please see attached signed documents. [Quoted text hidden]



4 attachments

Subscription Agreement.pdf

Non Compete Agreement.pdf

Non Disclosure Agreement.pdf 225K

Investor Questionnaire.pdf 1080K

Mon, Mar 7, 2022 at 1:33 PM

To: Denny Seybert <denny@702reo.com>, Jeffrey Judd <jeffreyjudd13@icloud.com>

Hello Denny&Jeff,

Good afternoon.

Please <u>DO NOT</u> renew any of my contracts with J & J Purchasing, LLC and we want to have our full principal back ASAP, including the \$200,000.00 USD investment with

Thank you so much and have a wonderful day.

[Quoted text hidden]

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BEASLEY LAW GROUP PC **Entity Number:** E0222452011-8 **Entity Type:** Domestic Professional Corporation (89) **Entity Status:** Active **Formation Date:** 04/18/2011 **NV Business ID:** NV20111265038 **Termination Date:** Perpetual **Annual Report Due Date:** 4/30/2022 **REGISTERED AGENT INFORMATION** Name of Individual or Legal Entity: MATTHEW BEASLEY ESQ

Status:

Active

1	Agent Entity Type:	12-JCM-EJY	Document 2-7	Filed 04/13/22	Page 18 01 77	
Regis	stered Agent Type:					
Non-0	Commercial Register	ed Agent				
NV B	usiness ID:					
Office	e or Position:					
Juris	diction:					
Stree	t Address:					
5135	CAMINO AL NORTE	E, STE 250, NOR	TH LAS VEGAS,	NV, 89031, USA		
Mailiı	ng Address:					
Indiv	idual with Authority	to Act:				
Fictit	ious Website or Do	main Name:				
_	INFORMATION HISTORICAL DATA					
Γitle	Name	Address			Last Updated	Status
President	Matthew Beasley	5475 Ruffian Ro	oad, Las Vegas, N	IV, 89149, USA	02/08/2022	Active
Secretary	Matthew Beasley	5475 Ruffian Ro	oad, Las Vegas, N	IV, 89149, USA	02/08/2022	Active
Treasurer	Matthew Beasley	5475 Ruffian Ro	oad, Las Vegas, N	IV, 89149, USA	02/08/2022	Active
Director	Matthew Beasley	5475 Ruffian Ro	oad, Las Vegas, N	IV, 89149, USA	02/08/2022	Active
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CURRENT SHARES

Class/Series	Туре	Share Number	Value
	Authorized	10,000	1.000000000000

Page 1 of 1, records 1 to 1 of 1

Number of No Par Value Shares:

Case 2:22-cv-00612-JCM-EJY Document 2-7 Filed 04/13/22 Page 19 of 77

0			
Total Authorized Capital:			
10,000			
	Filing History	Name History	Mergers/Conversions

Return to Search Return to Results

Case 2:22-cv-00612-JCM-EJY Document 2-7 Filed 04/13/22 Page 21 of 77

Department of Commerce, Community, and Economic Development CORPORATIONS, BUSINESS & PROFESSIONAL LICENSING

State of Alaska / Commerce / Corporations, Business, and Professional Licensing / Search & Database Download / Corporations / Entity Details

ENTITY DETAILS

Name(s)

Туре	Name
Legal Name	J & J Consulting Services, Inc.

Entity Type: Business Corporation

Entity #: 10117989

Status: Good Standing

AK Formed Date: 11/20/2019

Duration/Expiration: Perpetual

Home State: ALASKA

Next Biennial Report Due: 1/2/2023

Entity Mailing Address: 125 N. WILLOW ST., STE B, KENAI, AK 99611

Entity Physical Address: 125 N. WILLOW ST., STE B, KENAI, AK 99611

Registered Agent

Agent Name: Northwest Registered Agent Inc

Registered Mailing Address: 821 N ST STE 102, ANCHORAGE, AK 99501

Registered Physical Address: 821 N ST STE 102, ANCHORAGE, AK 99501

Officials

☐Show Former

AK Entity #	Name	Titles	Owned
	Jeffrey Judd	Director, President, Shareholder, Treasurer	51.00
	Jennifer Judd	Director, Secretary, Shareholder	49.00

Case 2:22-cv-00612-JCM-EJY Document 2-7 Filed 04/13/22 Page 22 of 77

Filed Documents

Date Filed	Туре	Filing	Certificate
11/20/2019	Creation Filing	Click to View	Click to View
11/20/2019	Initial Report	Click to View	
12/02/2020	Biennial Report	Click to View	
4/22/2021	Agent Change	Click to View	

 ${\tt COPYRIGHT} @ {\tt STATE} \ OF \ {\tt ALASKA} \cdot \underline{{\tt DEPARTMENT}} \ OF \ {\tt COMMERCE}, \ \underline{{\tt COMMUNITY}}, \ \underline{{\tt AND}} \ \underline{{\tt ECONOMIC}} \ \underline{{\tt DEVELOPMENT}} \cdot \underline{{\tt NOMIC}} \ \underline{{\tt COMMUNITY}} \ \underline{{\tt COM$

ENTITY INFORMATION ENTITY INFORMATION Entity Name: J & J CONSULTING SERVICES, INC. **Entity Number:** E0328382005-8 **Entity Type:** Domestic Corporation (78) **Entity Status:** Active **Formation Date:** 05/26/2005 **NV Business ID:** NV20051342530 **Termination Date:** Perpetual **Annual Report Due Date:** 5/31/2022 **REGISTERED AGENT INFORMATION** Name of Individual or Legal Entity:

NEVADA CORPORATE AGENT SERVICES, INC.

Status:

Active

Case 2:22-cv-00612-JCM-EJY	Document 2-7	Filed 04/13/22	Page 25 of 77	
CRA Agent Entity Type:				
CRA - Corporation				
Registered Agent Type:				
Commercial Registered Agent				
NV Business ID:				
NV20121454827				
Office or Position:				
Jurisdiction:				
NEVADA				
Street Address:				
2700 E SUNSET RD STE 9, LAS VEGAS	S, NV, 89120, USA			
Mailing Address:				
PO BOX 90250, HENDERSON, NV, 8900	09, USA			
Individual with Authority to Act:				
VIRGINIA KIRKENDALL				
Fictitious Website or Domain Name:				
OFFICER INFORMATION				
VIEW HISTORICAL DATA				

Title	Name	Address	Last Updated	Status
President	JEFFREY JUDD	9 Sky Arc Court, Henderson, NV, 89012, USA	05/20/2021	Active
Secretary	JENNIFER JUDD	9 Sky Arc Court, Henderson, NV, 89012, USA	05/20/2021	Active
Treasurer	JEFFREY JUDD	9 Sky Arc Court, Henderson, NV, 89012, USA	05/20/2021	Active
Director	JEFFREY JUDD	9 Sky Arc Court, Henderson, NV, 89012, USA	05/20/2021	Active

Page 1 of 1, records 1 to 4 of 4

CURRENT SHARES

Class/Series	Туре	Share Number	Value

Case 2:22-cv-00612-JCM-EJY Document 2-7 Filed 04/13/22 Page 26 of 77

Class/Series	Туре	Share N	umber	Value	
	Authorized	3,000		1.000000000000	
Page 1 of 1, records 1 to 1 of	1				
Number of No Par Value S	hares:				
Total Authorized Capital:					
3,000					
		Filing History	Name History	Mergers/Conversions	

Return to Search Return

Return to Results

Electronic Articles of Organization For Florida Limited Liability Company

L21000447754 FILED 8:00 AM October 13, 2021 Sec. Of State bcoates

Article I

The name of the Limited Liability Company is: J AND J PURCHASING, LLC

Article II

The street address of the principal office of the Limited Liability Company is:

7901 4TH ST N STE 300 ST. PETERSBURG, FL. US 33702

The mailing address of the Limited Liability Company is:

7901 4TH ST N STE 300 ST. PETERSBURG, FL. US 33702

Article III

The name and Florida street address of the registered agent is:

NORTHWEST REGISTERED AGENT LLC 7901 4TH ST N STE 300 ST. PETERSBURG, FL. 33702

Having been named as registered agent and to accept service of process for the above stated limited liability company at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Registered Agent Signature: TOM GLOVER

Article IV

The name and address of person(s) authorized to manage LLC:

Title: AMBR JEFFREY JUDD 9 SKY ARC COURT HENDERSON, NV. 89012 US L21000447754 FILED 8:00 AM October 13, 2021 Sec. Of State bcoates

Signature of member or an authorized representative

Electronic Signature: MORGAN NOBLE

I am the member or authorized representative submitting these Articles of Organization and affirm that the facts stated herein are true. I am aware that false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S. I understand the requirement to file an annual report between January 1st and May 1st in the calendar year following formation of the LLC and every year thereafter to maintain "active" status.

ENTITY INFORMATION ENTITY INFORMATION Entity Name: PAJ CONSULTING INC **Entity Number:** E2360602019-6 **Entity Type:** Domestic Corporation (78) **Entity Status:** Active **Formation Date:** 10/22/2019 **NV Business ID:** NV20191613296 **Termination Date:** Perpetual **Annual Report Due Date:** 10/31/2022 **REGISTERED AGENT INFORMATION** Name of Individual or Legal Entity: **Matthew Beasley**

Status:

Active

No	on-Commercial Registered Agent			
N۱	/ Business ID:			
Of	fice or Position:			
Ju	risdiction:			
St	reet Address:			
18	72 Shy Albatross Avenue, N Las Vegas	s, NV, 89084, USA		
Ma	ailing Address:			
Ind	dividual with Authority to Act:			
Fid	ctitious Website or Domain Name:			
DFFIC	ER INFORMATION			

Title	Name	Address	Last Updated	Status
President	Preston Judd	2232 Overlook Canyon Lane, Henderson, NV, 89052, USA	10/22/2019	Active
Secretary	Preston Judd	2232 Overlook Canyon Lane, Henderson, NV, 89052, USA	10/22/2019	Active
Treasurer	Preston Judd	2232 Overlook Canyon Lane, Henderson, NV, 89052, USA	10/22/2019	Active

Page 1 of 1, records 1 to 3 of 3

CURRENT SHARES

Class/Series	lass/Series Type		Value
	Authorized	100	0.01

Page 1 of 1, records 1 to 1 of 1

Number of No Par Value Shares:

0

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Total Authorized Capital:

1

Filing History Name History Mergers/Conversions

Return to Search Return to Results



SIGNATURE CARD - BUSINESS

ACCOUNT TITLE: PAJ CONSULTING INC	The second of th
ADDRESS: 2232 OVERLOOK CANYON LN	TIN: 84-3436158 PHONE: (702) 755-8792
CITY: HENDERSON STATE: NV	ZIP: 89052-8754
TYPE OF BUSINESS: Corporation	-
TYPE OF ACCOUNT: Silver Business Checking	
OWNERSHIP: Corporation	
Account Holder Name(s)	Account Number
PRESTON A JUDD, JOO	3503
DATE OPENED: 11/26/2019 TIME OPENED: 12:56 PM OPENE	ED BY: Matthew W Pedroza OFFICE: 04623
the Internal Revenue Service (IRS) that I am subject to backup dividends, or (c) the IRS has notified me that I am no longer subject (3) I am a U.S. Citizen or other U.S. person, and (4) The FATCA code(s) entered on this form (if any) indicating Certification Instructions. You must cross out item 2 above if you back up withholding because you have failed to report all interest a 2 does not apply. For mortgage interest paid, acquisition or abandan individual retirement arrangement (IRA), and generally payment Certification, but you must provide your correct TIN.	exempt from backup withholding, or (b) I have not been notified by withholding as a result of a failure to report all interest or ect to backup withholding, and that I am exempt from FATCA reporting is correct. U have been notified by the IRS that you are currently subject to and dividends on your tax return. For real estate transaction, item comment of secured property, cancellation of debt, contributions to tes other than interest and dividend you are not required to sign the
The Internal Revenue Service does not require your consent t required to avoid backup withholding.	o any provision of this document other than the certifications
E-SIGNed 11/26/2019 by PRESTON A JUDD PRESTON A JUDD Date:	
Terms And Conditions: The bank is hereby authorized to recogn the transaction of any business for this account. All transactions is acknowledged as received herewith) that pertain to the type of acc of the bank, any consumer reporting agency is hereby instructed to bank. Refer to resolution file for authorization of signatures where By signing this signature card, you are also acknowledging your exaccount agreement, including but not limited to our policies on functions.	hall be governed by applicable laws and the bank's terms (copy ount and style of ownership indicated on this card. Upon request furnish a consumer report relating to the undersigned to the authorization is required. Appreciately, the terms and conditions in your applicable
PRESTON A JUDD Date:	

Page 1 of 1



3503 276 Form BSIGCD 11/2015

U.S. Bank Customer Confidential



RESOLUTION OF CORPORATION

Authority to open accounts, make deposits, and withdraw funds

Account Number: 3503

I, PRESTON A JUDD, HEREBY CERTIFY:

- I am the duly elected, qualified and acting Secretary / Authorized Officer of the corporation named *PAJ CONSULTING INC ("Corporation"), which is organized, validly existing, and in good standing under applicable laws.
- As of 11/26/2019 (date), this resolution is duly authorized, in full force and effect, and has not been amended or rescinded.
- The following individuals are designated as authorized agents of the Corporation. The authorities granted by this resolution have not been revoked, modified, annulled or amended in any manner whatsoever. Any authority granted shall remain in full force and effect until revoked in writing by the Corporation.

AGENTS AUTHORIZED TO ACT ON BEHALF OF CORPORATION

Additional individuals and their signatures may be noted on an attachment, if required.

	NAME / TITLE		SIGNATURE SPECIMEN		
PRESTON A JUDD.			E-SIGNed 11/26/2019 by	PRESTON A JUDD	
PRESIDENT	C	V	A ALLA MICO		

Page 1 of 2



3503 277 Form BRESCOR 092012

U.S. Bank Customer Confidential

RESOLUTION OF CORPORATION (CONTINUED)

Authority to open accounts, make deposits, and withdraw funds

IT IS RESOLVED THAT:

- U.S. Bank, N.A. ("Bank") is designated as a depository of the Corporation.
- The authorized agents of the Corporation shall have the authority to:
 - DEPOSIT the funds of the Corporation into the above-referenced account(s) subject to the present and future account terms and conditions.
 - WITHDRAW the funds of the Corporation through any and all types of transactions (including but not limited to: executing checks, drafts, bills of exchange, acceptances, wires, funds transfers and other instruments and orders for the payment of money). This authority includes any and all transactions drawn to the individual order of an authorized agent and/or deposited into the individual account of such authorized agent.
 - PROVIDE instructions with respect to the account(s) of the Corporation and enter into agreements relating to the account(s) of the Corporation on behalf of the Corporation upon such terms and conditions as he or she may deem appropriate.
 - APPLY for and receive loans, lines of credit, and letters of credit on behalf of the Corporation, including making pledges for property belonging to the Corporation as security to the Bank, and to execute and deliver any and all notes, agreements or other documents necessary for such borrowing or security on behalf of the Corporation.
- The Bank is authorized to honor the facsimile or mechanical signature of any and all authorized agents. A facsimile or mechanical signature is presumed valid regardless of by whom or what means the facsimile signature may have been affixed as long as the facsimile signature reasonably resembles the signature specimen of the authorized agent. Corporation indemnifies and holds the Bank harmless from any and all claims and liabilities arising from any transaction bearing a facsimile signature as authorized in this resolution.

IN WITNESS WHEREOF, this Resolution of the Corporation has been executed on 11/26/2019 (date).

E-SIGNed 11/26/2019 by PRESTON A JUDD
PRESTON A JUDD
(Secretary / Authorized Officer)

Page 2 of 2

503 277 Form BRESCOR 092012



04/09/2021

Business Signature Card Addendum – Add Signer(s)

Account Number: 3503

Account Type: Silver Business Checking-Legacy

Account Title: PAJ CONSULTING INC

Newly Added Signer(s) and Corresponding Relationship Code:

RACHEL E UTLEY, SWL

The Bank is hereby authorized to recognize the signature(s) subscribed below in the payment of funds or the transaction of any business for this account. All transactions shall be governed by applicable laws and the Bank's terms (copy acknowledged as received herewith) that pertain to the type of account and style of ownership indicated on this card. Upon the request of the Bank, any customer reporting agency is hereby instructed to furnish a consumer report relating to the undersigned to the Bank. Refer to resolution file for the authorization of signatures where authorization is required.

By signing this signature card, you are also acknowledging your express consent to the terms and conditions in your applicable account agreement, including but not limited to our policies on funds availability and our cellular phone contact policy.

E-SIGNED 04/09/2021 by PRESTON A JUDD E-SIGNED 04/09/2021 by RACHEL E UTLEY

 PRESTON A JUDD
 Date
 RACHEL E UTLEY
 Date

 Date
 Time
 Banker name/user ID
 Branch Number

3:13 PM Mike Zhang

07219

Page 1 of 1

3503 335 Form BSIGAS 08/2013



RESOLUTION OF CORPORATION

Authority to open accounts, make deposits, and withdraw funds

Account Number: 3503

I, PRESTON A JUDD, HEREBY CERTIFY:

- I am the duly elected, qualified and acting Secretary / Authorized Officer of the corporation named *PAJ CONSULTING INC ("Corporation"), which is organized, validly existing, and in good standing under applicable laws.
- As of 04/09/2021 (date), this resolution is duly authorized, in full force and effect, and has not been amended or rescinded.
- The following individuals are designated as authorized agents of the Corporation.
 The authorities granted by this resolution have not been revoked, modified, annulled or amended in any manner whatsoever. Any authority granted shall remain in full force and effect until revoked in writing by the Corporation.

AGENTS AUTHORIZED TO ACT ON BEHALF OF CORPORATION

Additional individuals and their signatures may be noted on an attachment, if required.

NAME / TITLE

SIGNATURE SPECIMEN

RACHEL E UTLEY.

SIGNER

E-SIGNED 04/09/2021 by RACHEL E UTLEY
ROUNGLE WILLIAM

Page 1 of 2



3503 277 Form BRESCOR 092012

RESOLUTION OF CORPORATION (CONTINUED)

Authority to open accounts, make deposits, and withdraw funds

IT IS RESOLVED THAT:

- U.S. Bank, N.A. ("Bank") is designated as a depository of the Corporation.
- The authorized agents of the Corporation shall have the authority to:
 - DEPOSIT the funds of the Corporation into the above-referenced account(s) subject to the present and future account terms and conditions.
 - WITHDRAW the funds of the Corporation through any and all types of transactions (including but not limited to: executing checks, drafts, bills of exchange, acceptances, wires, funds transfers and other instruments and orders for the payment of money). This authority includes any and all transactions drawn to the individual order of an authorized agent and/or deposited into the individual account of such authorized agent.
 - PROVIDE instructions with respect to the account(s) of the Corporation and enter into agreements relating to the account(s) of the Corporation on behalf of the Corporation upon such terms and conditions as he or she may deem appropriate.
 - APPLY for and receive loans, lines of credit, and letters of credit on behalf of the Corporation, including making pledges for property belonging to the Corporation as security to the Bank, and to execute and deliver any and all notes, agreements or other documents necessary for such borrowing or security on behalf of the Corporation.
- The Bank is authorized to honor the facsimile or mechanical signature of any and all authorized agents. A facsimile or mechanical signature is presumed valid regardless of by whom or what means the facsimile signature may have been affixed as long as the facsimile signature reasonably resembles the signature specimen of the authorized agent. Corporation indemnifies and holds the Bank harmless from any and all claims and liabilities arising from any transaction bearing a facsimile signature as authorized in this resolution.

IN WITNESS WHEREOF, this Resolution of the Corporation has been executed on 04/09/2021 (date).

E-SIGNed 4/01/2021 by PRESTON A JUDD

PRESTON A JUDD (Secretary / Authorized Officer)

Date

Page 2 of 2



3503 277 Form BRESCOR 092012

ENTITY INFORMATION ENTITY INFORMATION Entity Name: BJ HOLDINGS LLC **Entity Number:** E13331862021-6 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Default **Formation Date:** 03/25/2021 **NV Business ID:** NV20212052245 **Termination Date:** Perpetual **Annual Report Due Date:** 3/31/2022 **Series LLC: Restricted LLC:**

REGISTERED AGENT INFORMATION

Name of Individual or Legal Entity:
Matthew Beasley
Status:
Active
CRA Agent Entity Type:
Registered Agent Type:
Non-Commercial Registered Agent
NV Business ID:
Office or Position:
Jurisdiction:
Street Address:
5475 Ruffian Road, Las Vegas, NV, 89149, USA
Mailing Address:
Individual with Authority to Act:
Fictitious Website or Domain Name:

OFFICER INFORMATION

☐ VIEW HISTORICAL DATA

Title	Name	Address		Last Updated	Status		
Managing Member	J & J Consulting Services, Inc.	9 Sky Arc Court, H USA	lenderson, NV, 89012,	, 03/25/2021	Active		
Managing Member	Beasley Law Group, PC	5475 Ruffian Road 89149, USA	l, Las Vegas, NV,	03/25/2021	Active		
Page 1 of 1, records 1 to 2 of 2							
		Filing History	Name History	Mergers/Conve	ersions		

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ENTITY INFORMATION ENTITY INFORMATION Entity Name: STIRLING CONSULTING L.L.C. **Entity Number:** E0196052018-4 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 04/20/2018 **NV Business ID:** NV20181284201 **Termination Date:** Perpetual **Annual Report Due Date:** 4/30/2022 **Series LLC: Restricted LLC:**

REGISTERED AGENT INFORMATION

	Name of Individual or Legal Entity:	
	SHANE JAGER	
	Status:	
	Active	
	CRA Agent Entity Type:	
	Registered Agent Type:	
	Non-Commercial Registered Agent	
	NV Business ID:	
	Office or Position:	
	Jurisdiction:	
	Street Address:	
	6785 S EASTERN AVE UNIT 8, LAS VEGAS, NV, 89119, USA	
	Mailing Address:	
	Individual with Authority to Act:	
	Fictitious Website or Domain Name:	
		J
C	OFFICER INFORMATION	
	VIEW HISTORICAL DATA	

Title	Name	Address	Last Updated	Status
Managing Member	SHANE JAGER	6785 S EASTERN AVE UNIT 8, LAS VEGAS, NV, 89119 - 6394, USA	04/30/2019	Active

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Filing History Name History Mergers/Conversions

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ENTITY INFORMATION ENTITY INFORMATION Entity Name: CJ INVESTMENTS LLC **Entity Number:** E3014152019-7 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 11/21/2019 **NV Business ID:** NV20191646153 **Termination Date:** Perpetual **Annual Report Due Date:** 11/30/2022 Series LLC: **Restricted LLC:**

REGISTERED AGENT INFORMATION

Name of Individual or Legal Entity:
Jessica Humphries
Status:
Active
CRA Agent Entity Type:
Registered Agent Type:
Non-Commercial Registered Agent
NV Business ID:
Office or Position:
Jurisdiction:
Street Address:
726 Glowing Horizon St, Henderson, NV, 89052, USA
Mailing Address:
726 Glowing Horizon St, Henderson, NV, 89052, USA
Individual with Authority to Act:
Fictitious Website or Domain Name:

OFFICER INFORMATION

☐ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status
Managing Member	Christopher Humphries	726 Glowing Horizon St, Henderson, NV, 89052, USA	11/21/2019	Active
Managing Member	Jessica Humphries	726 Glowing Horizon St, Henderson, NV, 89052, USA	11/21/2019	Active

Page 1 of 1, records 1 to 2 of 2

Filing History Name History Mergers/Conversions

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Corporations and Charities Filing System iness Information

REGISTERED AGENT INFORMATION

BUSINESS INFORMATION	
	Business Name:
JL2 INVESTMENTS LLC	
COA FOE OFO	UBI Number:
604 525 850	Business Type:
WA LIMITED LIABILITY COMPANY	31
	Business Status:
ACTIVE	
	Principal Office Street Address:
6311 CRESTVIEW LN, CHENEY, WA, 99004-5109, UNITED STATES	
6311 CRESTVIEW LN, 6311 CRESTVIEW LANE, CHENEY, WA, 99004-5109, U	Principal Office Mailing Address:
0311 CRESTVIEW LIN, 0311 CRESTVIEW LAINE, CHENET, WA, 99004-3109, 0	Expiration Date:
11/30/2022	1
	Jurisdiction:
UNITED STATES, WASHINGTON	
	Formation/ Registration Date:
11/21/2019	
	Period of Duration:
PERPETUAL	Inactive Date:
	Inactive Date:
	Nature of Business:
OTHER SERVICES	

Registered Agent Name:

JASON JONGEWARD

Street Address:

6311 CRESTVIEW LN, CHENEY, WA, 99004-5109, UNITED STATES

Mailing Address:

6311 CRESTVIEW LN, CHENEY, WA, 99004-5109, UNITED STATES

GOVERNORS

Title	Governors Type	Entity Name	First Name	Last Name
GOVERNOR	INDIVIDUAL		JASON	JONGEWARD

Back

Filing History Name History Print R

Return to Business Search

ENTITY INFORMATION ENTITY INFORMATION Entity Name: ROCKING HORSE PROPERTIES, LLC **Entity Number:** LLC299-1997 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 01/30/1997 **NV Business ID:** NV19971003656 **Termination Date:** 1/30/2098 **Annual Report Due Date:** 1/31/2023 Series LLC: **Restricted LLC:**

REGISTERED AGENT INFORMATION

Nan	ne of Individual o	or Legal Entity:		
SMI	TH & SHAPIRO, I	PLLC		
Stat	us:			
Activ	ve			
CRA	A Agent Entity Ty	pe:		
Reg	istered Agent Ty	pe:		
Con	nmercial Registere	ed Agent		
NV I	Business ID:			
NV2	20151119890			
Offic	ce or Position:			
Juri	sdiction:			
NEV	/ADA			
Stre	et Address:			
3333	3 E. SERENE AVI	E., SUITE 130, Henderson, NV, 89074, USA		
Mail	ling Address:			
Indi	vidual with Auth	ority to Act:		
Fict	itious Website o	r Domain Name:		
OFFICE	R INFORMATION	ı		
U VIEW	V HISTORICAL D	ATA		
Title	Name	Address	Last Updated	Status
Manager	DENNY SEYBERT	10424 S. EASTERN AVE., SUITE 200, HENDERSON, NV, 89052, USA	01/11/2019	Active
Page 1 of	f 1, records 1 to 1 of 1	I		

Filing History

Name History

Mergers/Conversions

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ENTITY INFORMATION ENTITY INFORMATION Entity Name: TRIPLE THREAT BASKETBALL, LLC **Entity Number:** E0245252009-7 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Active **Formation Date:** 04/30/2009 **NV Business ID:** NV20091406239 **Termination Date:** Perpetual **Annual Report Due Date:** 4/30/2022 **Series LLC: Restricted LLC:**

REGISTERED AGENT INFORMATION

١	lame of Individual or Legal Entity:
Е	D & ASSOCIATES CPAS PLLC
S	status:
Δ	active
C	CRA Agent Entity Type:
F	Registered Agent Type:
C	Commercial Registered Agent
N	IV Business ID:
١	IV20111391812
C	Office or Position:
J	urisdiction:
٨	IEVADA
S	Street Address:
1	671 W. HORIZON RIDGE PKWY STE 220, HENDERSON, NV, 89012, USA
Ν	failing Address:
lı	ndividual with Authority to Act:
Е	RENT BARLOW
F	ictitious Website or Domain Name:

☐ VIEW HISTORICAL DATA

Title	Name	Address	Last Updated	Status
Manager	PRISCILLA ROSEGREEN	2231 Sky Pointe Ridge Dr., Henderson, NV, 89052, USA	04/27/2021	Active
Manager	WARREN ROSEGREEN	2231 Sky Pointe Ridge Dr., Henderson, NV, 89052, USA	04/27/2021	Active
Page 1 of	1, records 1 to 2 of 2			

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Filing History Name History Mergers/Conversions

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 From:
 Nathan A. Crane

 To:
 Abbott, Laurie E

 Cc:
 Ostler, Joni

Subject: RE: Subpoena to Chris Madsen SL-02855

Date: Wednesday, April 6, 2022 7:09:08 PM

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Madsen used one bank account for all of his dealings with J & J:

Bank of America

ACAC, Llc

Account number:

Routing number 122400724

Bank address:

2638 West Horizon Ridge Parkway

Henderson, Nevada

We will have the financial records for this account to you by early next week. They were put on a thumb drive and mailed to my office. As you know I am not at my office this week.



Nathan A. Crane | Lawyer

10 Exchange Place, 11th Floor | Salt Lake City, Utah 84111 Direct: 801.322.9133 | Main: 801.521.9000 | www.scmlaw.com

From: Abbott, Laurie E <abbottla@SEC.GOV>

Sent: Monday, April 4, 2022 1:07 PM **To:** Nathan A. Crane <NAC@scmlaw.com>

Cc: Ostler, Joni <ostlerj@SEC.GOV>

Subject: RE: Subpoena to Chris Madsen SL-02855

Caution: External Email!

We can do 11:00 am. We will plan on calling you at (801) 322-9133, unless there's another number you prefer.

From: Nathan A. Crane <NAC@scmlaw.com>
Sent: Monday, April 04, 2022 12:49 PM
To: Abbott, Laurie E <abbottla@SEC.GOV>

Cc: Ostler, Joni <ostlerj@SEC.GOV>

Subject: RE: Subpoena to Chris Madsen SL-02855

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Could we do 8:30 or 11? I have another meeting at 9 and 10, not sure how long they will take. Thanks.

Nathan A. Crane | Lawyer 10 Exchange Place, 11th Floor | Salt Lake City, Utah 84111 Direct: 801.322.9133 | Main: 801.521.9000 | www.scmlaw.com

From: Abbott, Laurie E <abbottla@SEC.GOV>
Sent: Monday, April 4, 2022 11:42 AM
To: Nathan A. Crane <NAC@scmlaw.com>
Cc: Ostler, Joni <ostlerj@SEC.GOV>

Subject: RE: Subpoena to Chris Madsen SL-02855

Caution: External Email!

Mr. Crane,

We are available tomorrow morning at 9:30 am MDT. Please let me know if that works for you, and if so, I will circulate an invite.

Thank you, Laurie

Laurie E. Abbott

Counsel | Division of Enforcement
Salt Lake Regional Office
United States Securities and Exchange Commission
351 South West Temple, Suite 6.100
Salt Lake City, Utah 84101-1950
(801) 524-4110 | abbottla@sec.gov

From: Nathan A. Crane < NAC@scmlaw.com>
Sent: Monday, April 04, 2022 11:39 AM
To: Abbott, Laurie E < abbottla@SEC.GOV>
Con Octlor, Laurie (cottlarie) SEC.GOV

Cc: Ostler, Joni < ostlerj@SEC.GOV>

Subject: Subpoena to Chris Madsen SL-02855

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Ms. Abbott,

I have recently been retained to assist Mr. Madsen in responding to the subpoena that was issued to him.

Are you available for a phone call tomorrow morning to discuss this matter and our response? We are not going to be able to have anything together by April 7.

Thanks,

Nathan A. Crane | Lawyer 10 Exchange Place, 11th Floor | Salt Lake City, Utah 84111 Direct: 801.322.9133 | Main: 801.521.9000 | www.scmlaw.com

The information contained in this e-mail and any attachments are confidential and solely for the use of the intended recipient. If the intended recipient is our client, then this information is also privileged attorney-client communication. Unauthorized use or disclosure of this information is prohibited. If you have received this communication in error, do not read it. Please delete it from your system without copying it, and notify the sender by e-mail or calling (801) 521-9000, so that our address record can be corrected. Thank you.

ENTITY INFORMATION ENTITY INFORMATION Entity Name: MONTY CREW, LLC **Entity Number:** E0019032019-9 **Entity Type:** Domestic Limited-Liability Company (86) **Entity Status:** Revoked **Formation Date:** 01/14/2019 **NV Business ID:** NV20191041158 **Termination Date:** Perpetual **Annual Report Due Date:** 1/31/2021 **Series LLC: Restricted LLC:**

REGISTERED AGENT INFORMATION

Name of Individual or Legal Entity:	
EVANS & ASSOCIATES	
Status:	
Active	
CRA Agent Entity Type:	
Registered Agent Type:	
Commercial Registered Agent	
NV Business ID:	
NV20091537774	
Office or Position:	
Jurisdiction:	
NEVADA	
Street Address:	
2400 S CIMARRON RD STE 140, LAS VEGAS, NV, 89117, USA	
Mailing Address:	
Individual with Authority to Act:	
SHANNON L. EVANS	
Fictitious Website or Domain Name:	
FFICER INFORMATION	

 $\ \square$ VIEW HISTORICAL DATA

Title	Name	Address		Last Updated	Status
	ANTHONY ALBERTO JR f 1, records 1 to 1 of 1	304 S. JONES BLVD. #4721 89107, USA	, LAS VEGAS, NV,	01/14/2019	Active
		Filing History	Name History	Mergers/Conve	ersions

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The Securities and Exchange Commission has not necessarily reviewed the information in this filing and has not determined if it is accurate and complete.

The reader should not assume that the information is accurate and complete.

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 **FORM D**

Notice of Exempt Offering of Securities

OMB APPROVAL			
OMB Number:	3235- 0076		
Estimated average bu	urden		
hours per response:	4.00		

1. Issuer's Identity			
CIK (Filer ID Number)	Previous Names	X None	Entity Type
0001896470			Corporation
Name of Issuer			Limited Partnership
J & J Purchasing LLC			
Jurisdiction of	_		X Limited Liability Company
Incorporation/Organization FLORIDA	1		General Partnership
Year of Incorporation/Orga	anization		Business Trust
Over Five Years Ago			Other (Specify)
X Within Last Five Years	(Specify Year) 2021		
Yet to Be Formed	(
2. Principal Place of Busi	iness and Contact Informa	tion	
Name of Issuer			
J & J Purchasing LLC			
Street Address 1		Street Address 2	
9 Sky Arc Court			
City	State/Province/Country	ZIP/PostalCode	Phone Number of Issuer
Henderson	NEVADA	89012	702-353-2479
3. Related Persons			
Last Name	First Name		Middle Name
Judd	Jeffery		Jason
Street Address 1	Street Address 2)	Jason
9 Sky Arc Court	Street Address 2	<u> </u>	
City	State/Province/0	Country	ZIP/PostalCode
Henderson	NEVADA	oouna y	89012
Relationship: X Executive	e Officer Director Prom	oter	
Ш	if Nacassary).		
Clarification of Response (if Necessary):		
Ш	if Necessary):		

Case 2.22-CV-00012-JC	.M-EJY Document 2-7 Filed 04/13/22 Page 74 of 77	
Banking & Financial Continue	Biotechnology	
Banking & Financial Services	Health Insurance Restaurants	
Commercial Banking Insurance	Technology Hospitals & Physicians	
X Investing	Computers	
Investing Investment Banking	Pharmaceuticals Telecommunications	
Pooled Investment Fund	Other Health Care Other Technology	
	Manufacturing Travel	
Is the issuer registered as an investment company under	Real Estate	
the Investment Company Act of 1940?	Commercial Airlines & Airports	
Yes No	Construction Lodging & Conventions	
	REITS & Finance	
Other Banking & Financial Services Business Services	Residential Other Travel	
Energy	Other	
Coal Mining	Other Real Estate	
Electric Utilities		
Energy Conservation		
☐ Environmental Services		
Oil & Gas		
Other Energy		
5. Issuer Size		
5. Issuer Size Revenue Range OR	Aggregate Net Asset Value Range	
5. Issuer Size Revenue Range OR No Revenues	No Aggregate Net Asset Value	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 -	No Aggregate Net Asset Value \$1 - \$5,000,000	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 -	No Aggregate Net Asset Value \$1 - \$5,000,000	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$5,000,000 \$25,000,000 \$25,000,001 -	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$5,000,001 - \$25,000,000	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$50,000,000	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$100,000,000	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$50,000,000 \$50,000,001 - \$100,000,000	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$100,000,000 Over \$100,000,000	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$50,000,000 \$50,000,001 - \$100,000,000 Over \$100,000,000	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$5,000,000 \$25,000,000 \$25,000,001 - \$100,000,000 Over \$100,000,000 Decline to Disclose	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$50,000,000 \$50,000,001 - \$100,000,000 Over \$100,000,000 Decline to Disclose Not Applicable	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$25,000,000 \$25,000,000 \$25,000,001 - \$100,000,000 Over \$100,000,000 X Decline to Disclose Not Applicable 6. Federal Exemption(s) and Exclusion(s)	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$50,000,000 \$50,000,001 - \$100,000,000 Over \$100,000,000 Decline to Disclose Not Applicable	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$5,000,000 \$25,000,000 \$25,000,000 Over \$100,000,000 X Decline to Disclose Not Applicable 6. Federal Exemption(s) and Exclusion(s)	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$50,000,000 \$50,000,001 - \$100,000,000 Over \$100,000,000 Decline to Disclose Not Applicable	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$100,000,000 Over \$100,000,000 X Decline to Disclose Not Applicable 6. Federal Exemption(s) and Exclusion(s) Rule 504(b)(1) (not (i), (ii) or (iii)) Rule 504 (b)(1)(i)	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$50,000,000 \$50,000,001 - \$100,000,000 Over \$100,000,000 Decline to Disclose Not Applicable Claimed (select all that apply)	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$5,000,000 \$25,000,000 \$25,000,001 - \$100,000,000 Over \$100,000,000 X Decline to Disclose Not Applicable 6. Federal Exemption(s) and Exclusion(s) Rule 504(b)(1) (not (i), (ii) or (iii)) Rule 504 (b)(1)(ii)	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$50,000,000 \$50,000,001 - \$100,000,000 Over \$100,000,000 Decline to Disclose Not Applicable Claimed (select all that apply) Investment Company Act Section 3(c)	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$25,000,000 \$25,000,000 Over \$100,000,000 Decline to Disclose Not Applicable 6. Federal Exemption(s) and Exclusion(s) Rule 504 (b)(1) (not (i), (ii) or (iii)) Rule 504 (b)(1)(ii) Rule 504 (b)(1)(iii)	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$50,000,000 \$50,000,001 - \$100,000,000 Over \$100,000,000 Decline to Disclose Not Applicable O Claimed (select all that apply) Investment Company Act Section 3(c) Section 3(c)(1) Section 3(c)(9) Section 3(c)(10)	
5. Issuer Size Revenue Range OR No Revenues \$1 - \$1,000,000 \$1,000,001 - \$5,000,000 \$5,000,000 \$25,000,000 \$25,000,001 - \$100,000,000 Over \$100,000,000 X Decline to Disclose Not Applicable 6. Federal Exemption(s) and Exclusion(s) Rule 504(b)(1) (not (i), (ii) or (iii)) Rule 504 (b)(1)(ii)	No Aggregate Net Asset Value \$1 - \$5,000,000 \$5,000,001 - \$25,000,000 \$25,000,001 - \$50,000,000 \$50,000,001 - \$100,000,000 Over \$100,000,000 Decline to Disclose Not Applicable Not Applicable Investment Company Act Section 3(c) Section 3(c)(1) Section 3(c)(9)	

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Rule 506(c)	tion 3(c)(4) Section 3(c)(12)
Securities Act Section 4(a)(5)	tion 3(c)(5) Section 3(c)(13)
Sec	tion 3(c)(6) Section 3(c)(14)
Sec	tion 3(c)(7)
7. Type of Filing	
X New Notice Date of First Sale X First Sale Yet to	Occur
Amendment	
8. Duration of Offering	
o. Duration of Othering	
Does the Issuer intend this offering to last more than o	ne year? X Yes No
9. Type(s) of Securities Offered (select all that apply	y)
Equity	Pooled Investment Fund Interests
X Debt	Tenant-in-Common Securities
Option, Warrant or Other Right to Acquire Another S	Security Mineral Property Securities
Security to be Acquired Upon Exercise of Option, Wor Other Right to Acquire Security	Other (describe)
10. Business Combination Transaction	
Is this offering being made in connection with a busine such as a merger, acquisition or exchange offer? Clarification of Response (if Necessary):	ss combination transaction, $\qquad \qquad \boxed{ \ \ }$ Yes $\boxed{ X \ \ }$ No
11. Minimum Investment	
Minimum investment accepted from any outside invest	or \$80,000 USD
12. Sales Compensation	
Recipient	Recipient CRD Number X None
(Associated) Broker or Dealer X None	(Associated) Broker or Dealer CRD Number
Street Address 1	Street Address 2
City	State/Province/Country ZIP/Postal Code
State(s) of Solicitation (select all that apply) Check "All States" or check individual States	Foreign/non-US
13. Offering and Sales Amounts	
Total Offering Amount USD or X Indefinite	
Total Amount Sold \$0 USD	
Total Remaining to be Sold USD or X Indefinite	

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Clarification of Response (if Necessary):

14. Investors

Select if securities in the offering have been or may be sold to persons who do not qualify as accredited investors, and enter the number of such non-accredited investors who already have invested in the offering.

Regardless of whether securities in the offering have been or may be sold to persons who do not qualify as accredited investors, enter the total number of investors who already have invested in the

15. Sales Commissions & Finder's Fees Expenses

Provide separately the amounts of sales commissions and finders fees expenses, if any. If the amount of an expenditure is not known, provide an estimate and check the box next to the amount.

Sales Commissions \$0 USD Estimate
Finders' Fees \$0 USD Estimate

Clarification of Response (if Necessary):

16. Use of Proceeds

offering:

Provide the amount of the gross proceeds of the offering that has been or is proposed to be used for payments to any of the persons required to be named as executive officers, directors or promoters in response to Item 3 above. If the amount is unknown, provide an estimate and check the box next to the amount.

\$0 USD Estimate

Clarification of Response (if Necessary):

Signature and Submission

Please verify the information you have entered and review the Terms of Submission below before signing and clicking SUBMIT below to file this notice.

Terms of Submission

In submitting this notice, each issuer named above is:

- Notifying the SEC and/or each State in which this notice is filed of the offering of securities described and undertaking
 to furnish them, upon written request, in the accordance with applicable law, the information furnished to offerees.*
- Irrevocably appointing each of the Secretary of the SEC and, the Securities Administrator or other legally designated officer of the State in which the issuer maintains its principal place of business and any State in which this notice is filed, as its agents for service of process, and agreeing that these persons may accept service on its behalf, of any notice, process or pleading, and further agreeing that such service may be made by registered or certified mail, in any Federal or state action, administrative proceeding, or arbitration brought against the issuer in any place subject to the jurisdiction of the United States, if the action, proceeding or arbitration (a) arises out of any activity in connection with the offering of securities that is the subject of this notice, and (b) is founded, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these statutes, or (ii) the laws of the State in which the issuer maintains its principal place of business or any State in which this notice is filed.
- Certifying that, if the issuer is claiming a Regulation D exemption for the offering, the issuer is not disqualified from relying on Rule 504 or Rule 506 for one of the reasons stated in Rule 504(b)(3) or Rule 506(d).

Each Issuer identified above has read this notice, knows the contents to be true, and has duly caused this notice to be signed on its behalf by the undersigned duly authorized person.

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For signature, type in the signer's name or other letters or characters adopted or authorized as the signer's signature.

Issuer	Signature	Name of Signer	Title	Date
J & J Purchasing LLC	Michael L Peters	Michael L Peters, Esquire	Attorney	2021-12-13

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

^{*} This undertaking does not affect any limits Section 102(a) of the National Securities Markets Improvement Act of 1996 ("NSMIA") [Pub. L. No. 104-290, 110 Stat. 3416 (Oct. 11, 1996)] imposes on the ability of States to require information. As a result, if the securities that are the subject of this Form D are "covered securities" for purposes of NSMIA, whether in all instances or due to the nature of the offering that is the subject of this Form D, States cannot routinely require offering materials under this undertaking or otherwise and can require offering materials only to the extent NSMIA permits them to do so under NSMIA's preservation of their anti-fraud authority.